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	Las Vegas Metropolitan Police Department		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
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	NICOLE PASHAL, individually, and as natural	Case No.	2:24-cv-01786-JAD-DJA
11	parent and guardian of minor A.T.; and LYSE		
	THOMPSON, individually,		
12	71 : .:00	~~~	
,,	Plaintiffs,	STIPULATION AND ORDER TO REMAND	
13	VS.	101	REMAND
14	LAS VEGAS METROPOLITAN POLICE		
-	DEPARTMENT, a municipal corporation;		
15	OFFICER E. PUTNAM, individually and in		CENT 4.5.10
	her official capacity; OFFICER G. CENTENO,	E	CF Nos. 4, 5, 10
16	individually and in her official capacity as a		
	police officer; OFFICER T. DEFAUW,		
17	individually and in his official capacity as a police officer; DOE OFFICER 1, individually		
18	and in his official capacity as a police officer;		
10	MARIA RAMIREZ, individually;		
19	HIGHLAND ENTERPRISES, INC., a Nevada		
-	corporation; GLENCOE MANAGEMENT,		
20	INC., a Nevada corporation; DOE OFFICERS		
	2 through 5; DOE INDIVIDUALS 6 through		
21	10; ROE ENTITIES 11 through 20, inclusive,		
	Defendants		
22	Defendants.		
23	Defendants Las Vegas Metropolitan Police Department ("LVMPD"), Gigi Centeno, Torey		

Defauw, and Ekaterina Putnam (collectively "LVMPD Defendants"), Plaintiffs Nicole Pashal,

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A.T., and Lyse Thompson, and Defendants Maria Ramirez, Highland Enterprises, Inc., and 1 Glencoe Management, Inc., stipulate and agree to remand this lawsuit to the Eighth Judicial 2 District Court for the District of Nevada for the reasons stated below: 3 1. Plaintiffs initially filed this lawsuit in the Eighth Judicial District Court of Clark 4 County, State of Nevada, through the Complaint on August 7, 2024, under Case No. A-24-899236-5 6 C. 2. On September 30, 2024, LVMPD Defendants removed the lawsuit to this federal 7 Court, joined by all defendants. 8 9 3. On October 8, 2024, Plaintiffs' counsel notified LVMPD Defendants' counsel by written letter that Plaintiffs are disclaiming any federal causes of action and, for that reason, believe 10 remand to Eighth Judicial District Court for the District of Nevada should occur. 11 4. On October 10, 2024, the parties' counsel met telephonically, and Plaintiffs' 12 13 counsel agreed to file an Amended Complaint that adds "arising under the Nevada Constitution only" to the caption of the second cause of action, and that no federal legal theories will be brought 14 in the Amended Complaint. 15 5. Based on Plaintiffs' counsel's statements, the parties agree that this action should 16 17 be remanded to where it was originally filed: the Eighth Judicial District Court of Clark County, State of Nevada. 18 6. 19 Because remand should occur, the hearing set for November 13, 2024, can be 20 vacated and all pending motions on the federal court's docket, (ECF Nos. 4, 5), denied as moot /// 21 22 /// 23

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without implication to the merits of any arguments raised in the motions. 1 DATED this 10th day of October, 2024. 2 By: /s/ Fikisha Miller By: /s/ Martin Melendrez 3 Marjorie L. Hauf Martin I. Melendrez Matthew G. Pfau Naomi Gregoryan 4 Fikisha Miller HAWKINS MELENDREZ H&P LAW 1645 Village Center Circle, Suite 160 5 Las Vegas, Nevada 89134 710 S. 9th Street Las Vegas, Nevada 89101 mmelendrez@hawkinsmelendrez.com 6 ngregoryan@hawkinsmelendrez.com fmiller@courtroomproven.com mpfau@courtroomproven.com 7 e-file@courtroomproven.com Attorneys for Defendants Maria Ramirez, efile@courtroomproven.com Glencoe Management, Inc., and Highland 8 Attorneys for Plaintiff Enterprises, Inc. 9 By: /s/Lyssa S. Anderson LYSSA S. ANDERSON (Nevada Bar No. 10 5781) 11 KRISTOPHER J. KALKOWSKI (Nevada Bar No. 14892) 12 1980 Festival Plaza Drive, Suite 650 Las Vegas, Nevada 89135 13 Attorneys for Defendants 14 Gigi Centeno, Torey Defauw, Ekaterina Putnam, and Las Vegas Metropolitan Police Department 15 16 ORDER 17 Based on the parties' stipulation [ECF No. 10] and good cause appearing, IT IS HEREBY ORDERED that THIS CASE IS REMANDED back to the Eighth Judicial District Court for 18 Clark County, Nevada, Case No. A-24-899236-C, Department 17. All pending motions [ECF] 19 Nos. 4, 5] are DENIED as moot and without prejudice to their refiling in state court, and the hearing scheduled on those motions for November 13, 2024, is VACATED. So this case returns 20 to state court with no motions pending. The Clerk of Court is directed to **SEND** this case back to 21 state court with a copy of the docket sheet for the state court's reference and then CLOSE THIS CASE. 22 U.S. District Judge Jennifer A. Dorsey 23 Dated: October 11, 2024 24

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